SUPREME COURT OF THE STATE OF NEW YO	DRK
COUNTY OF NEW YORK	SUMMONS WITH NOTICE
[your name(s)] SKUTH [your name(s)] Plaintiff(s),	Index No. 100 471-
- against-	
Bosley have Restorate	Date Index Number Purchased
[name(s) of party being sued] Defendant(s).	
To the Person(s) Named as Defendant(s) above:	a the
PLEASE TAKE NOTICE THAT YOU ARE SUMMO address stated below, a notice of appearance or demand this Summons (not counting the day of service itself), of	the a commisting within 20 days after service or
this Summons (not counting the day of service itself), of Summons is not delivered personally to you within the YOU ARE HEREBY NOTIFIED THAT should you far	STREE OF NEW YORK.
a complaint, a judgment will be entered against you by	default for the relief demanded herein.
Dated: 22 JUNP 2020	[sign your name]
[date of summons with notice]	CHRISTOPHER SMITH
	[print your name]
NEW YORK COUNTY CLERK'S OFFICE	527 Clearisen Dr.
JUN 2 2 2020	[your address] Long Pond PA 19234
NOT COMPARED	
WITH COPY FILE	646 534 6699 [your tel. no.]
reaction Las Dostoration	
[Defendant(s) name(s)	
Defendant's address(es)) 99 Park ave 20+h	
Floor New York, My 10016	

Notice: The nature of this action is [briefly describe the natu	re of your case against the defendant(s), such
as, breach of contract, negligence]:	a Violent, Pacist
place of employeement for	the Public. Planting
was placed in restraints	and held against his
	iondants employees
	하는 사람들이 사용하는 사람들이 많은 사람이 가장 없는 사람들이 하는 사람들이 가장 하는 것이 되었다. 그런 사람들이 가장 하는 것이 없는 것이 없는 것이 없는 것이 없다면 없다.
The relief sought is [describe the kind of relief you seek, such	have now now and
Plaintiff is seeking 750,00	salves still a colores
suffering caused by detend	ant and its employees
Should defendant(s) fail to appear herein or demand a complain	nt, judgment will be entered by default
for the sum of 750,000,000 [amount	of money demanded] with interest from the
date of June 15 2018 [date from	which interest on the amount demanded is
usic of	
claimed] and the costs of this action.	
Venue: Plaintiff(s) designate New York County as the place of trial. The	e basis of this delegation is
[check box that applies]: Pleistiff s(s') residence in New York County	
Defendant's(s') residence in New York County Other [See CPLR Article 5]:	and of the filling the section in the
Other [see CFLR Attace 5]	

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK
COMPLAINT
CHRISTOPHER SMITH Index Number 100471-2020
[your name(s)] Plaintiff(s), ETHE AGOS HALIM OOL COMPARED
BOSLEY have Restoration 0202 88 NOT
X SERICE X
TO THE SUPREME COURT OF THE STATE OF NEW TORK
respectfully shows and alleges as follows: [number each paragraph]
1. Plaintiff Christopher Smith is a resident of
the state of Pennsylvania, 527 clearview Dr. Long
Pond P.A 18334
2 Defendant Bosley has a principal office at
99 Park are 20th Floor, New York My 10016.
3. Plaintiff Smith desire hair Restoration procedure He and Rocker staff discussed and gareed on thickening
the procedure began.
5. After the procedure defendant and hiss
assistant held plaintiff down while in
estraints and removed the hair araphs that
he plaintiff paid for that morning.
Plaintiff Smith has tried to resolut this issu
without any success. Thousands of dollars were
exchanged on Jun 15 2018. Boder has only given I Plain tiff 425 graphs as restitution for unlawful imprisonment, assault, failure to
given a plaintity 915 graphs as restriction
an iga iai implisorment assault indiane
Backer has sented a violent racet environment
The state of the s
ind t bodie the bodies of 1124 most votable
Bosley has created a violent racist environment that puts the public at risk, most notably men of African Decent. They made me sign

contracts stating the procedure does not wo
Contract Didilla in Proceeding
the state of the s
Transfer of the state of the st
you sign a warver stating otherwise defendant has
Breached the contract. 9. By reason of Facts Stated above defendant has
been damaged defendant in the sum of
JED, DOD DOD MILLION dollars, Where Fore, Plaintiff deman
ladgement against detendant in the sum of 750,000,000
Dated: 22 June 2020 CHRISTOPHER SMITH Churtopher Si
[sign your name]
Christopher Smith
[print your name]
527 Clearview Dr
Long Pond PA. 18734
Long Pond P.H. 18859
646 538 6699
[your telephone number]
VERIFICATION
STATE OF NEW YORK) COUNTY OF NEW YORK)
Christopher Smith Ivour name], being duly swom,
deposes and says that: I am the petitioner/plaintiff in this action or proceeding. I have read the
foregoing papers and know the contents thereof; the complaint/petition is true to my own knowledge, except as to matters stated to be alleged on information and belief; and as to those matter I believe it to
be true.
Swom to before me on this 22 day of Chald the Smith
Plaintiff/Petitioner [sign here in front of notary]
LINE 20 20 SMITH
Dengamin Stemberg [print name]
Notary Public Benjamin Steinberg
Notary Public, State of New York No. 02ST6042665
Qualified in Bronx County

TemPay, LLC	
Prganization	Client Profile Form
ACTLEGAL COMPANYNAME Global Health Tec	D/B/A (IF APPLIC)
DRESS 527 (LOUNISM) DR. LONG	Chopal Health Teco valor.
TY, STATE, ZIP	BEST CONTACT# \$44 918 0716
LONG PORD, P. H. 1859	FAX
Marcoe	CORP LLC PTNRSHP SOLE PROP
TATE OF REGISTRATION WHEN REGISTERED	TAX ID# (MANDATORY)
De MC IVANICA 2017	rest indusor water Park
5 takeing to the large	Jed INCOM and indivi
RESIDENT CHILISTOPHER SMITH VICE PRES. PER	(01) (10,000)
CHRISTOPHER SMITH	PHONE
Meich Gold, Siegel O FIFFIN	PHONE (00 375 - 3089
Receivable & Contract Information	
PERCAMPANY TAMES UP TO DATE A LIVES IN NO. IF NO. HOW MUCH DUE?	ESTIMATED MONTHLY BILLING AMOUNT? PAYMENT PLAN IN PLACE? YES NO
RECOMPANY TAXES OF TO DATE?	PAYMENT PLAN IN PLACE? YES NO
RE RECEIVABLES PLEDGED AS SECURITY ELSEWHERE?	
he undersigned, at the initiation of its relationship with TemPay,LLC and / or /Millennium Funding, ederal Tax Liens, or previous UCC filings against its current or future accounts receivable, he undersigned further grants "MILLENNIUM" authority to effectuate corporate, personal credit rentities, principals and / or key employees Millennium deems necessary as well as sign it's name or according to the tenor of any and all current and future Purchase and Sale agreements, and/or any and documents that may be executed by the parties or for any debtor notifications necessary to in indersigned further agrees that it will not further encumber the assets set forth in the Purchase & debtedness thereon, or transfer or assign said assets except in the ordinary course of business. MILLENNIUM" for expenses actually incurred on behalf of the undersigned including, but not limit earches, and periodic tax lien searches.; "MILLENNIUM" shall be authorized to deduct all such endersigned.	ports and any background investigations on the entity, related in UCC-1 FinancingStatement(s) in order to effect filings by form undersigned's account debtors of any and all assignments. Sale Agreement or other Security Agreement or increase the in addition, the undersigned shall be responsible to reimburse ed to Federal Express charges, credit investigations, lien
ne Undersigned warrants that the above information is true and correct. All information and of the superficient of the superfi	etermine eligibility for funding.

[Watermark Notice]

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